EXHIBIT 8

Christa Katsenes vs U.S. Bank Trust, N.A., et al

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Tonya M. Tillman July 22, 2021

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speaks for itself as to the title insurer's obligations.

- Q. No. I am entitled to an answer to this question. What is your understanding as as the party with the most knowledge reasonably available to the servicing company acting as the agent on behalf of the U.S. Bank, the party in this case? What is your understanding whether the title insurance company is going to pay the claim if you don't collect against Christa?
- A. As the servicer, like I said, I would not be privy to what exactly the settlement is with the attorneys. That's something the lawyers worked out. I don't --
- Q. Are you telling me I have to take the deposition of a lawyer?

MS. CHARPENTIER: Objection.

- Q. That seems logical, doesn't it?
- A. Yes.
 - MS. CHARPENTIER: Objection.
- Q. Apart from that, as a default manager, would you let the insurance company off the hook if you don't collect from Christa?
 - A. As a default servicing officer for Caliber,